	UNITED STATES DISTRICT COURT	
EAS	TERN DISTRICT OF TEXAS SHERMAN DIVISION	2011 AUG 11 PM 3: 03
)	TEXAS-EASTERN
David E Mack Plaintiff)	8Y
) Case No. 4:11CV3	349
vs)	
Advantage Assets II, Inc. et al Defendants)))	

PLAINTIFF'S RULE 26(a)(1) DISCLOSURES

Pursuant to Fed. R. Civ. P. 26(a)(1), Plaintiff makes the following disclosures based on the information currently and reasonably available to Plaintiff:

A. Individuals Likely to Have Discoverable Information Supporting Plaintiff's Claims

Knowledge of the allegations and claimed damages set forth in the Complaint

1. Gary Storm 7720 McCallum Blvd. # 2099 Dallas, Texas 752552 972-385-0862

Knowledge of Plaintiff's mental state resulting from Defendants' actions

2. Gary Storm 7720 McCallum Blvd. # 2099 Dallas, Texas 752552 972-385-0862

B. Documents Plaintiff May Use to Support His Claims

- 1. Letters sent by Plaintiff to Defendants Advantage Assets II, Inc. and Michael J. Scott, P.C.
- 2. Letters sent by Defendants Michael J. Scott, P.C., Michael J. Scott, Jessica Eckstein
- 3. Affidavit of Account produced by Advantage Assets II, Inc.

C. Damages

Plaintiff seeks \$1000.00 in statutory damages for each violation of the Fair Debt Collection Practices Act, and \$5,000.00 in actual damages for emotional distress and suffering from each Defendant.

D. Insurance

NA

Dated: August 11, 2011

Respectfully submitted,

David E Mack

7720 McCallum Blvd. #2099

Dallas, Texas 75252

972-735-9642

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the document above was sent by first class mail USPS to counsel of record listed below for Defendants who have answered this complaint.

Barron, Newburger & Sinsley PLLC 101 Metro Drive Suite A Terrell, Texas 75160

Dated August 11, 2011

David E Mack